

REMARKS

Reconsideration and allowance of the subject application are respectfully solicited.

Claims 52 through 57, all newly-presented, are pending, with Claims 52 and 55 being independent. Claims 15, 16, 20 through 22, 32, 36, 38, 42, and 45 through 48 have been cancelled without prejudice.

Claims 15, 16, 20 through 22, 32, 36, 38, 42, and 45 through 48 yet again were rejected under 35 U.S.C. § 102(e) over U.S. Patent No. 6,680,746 B2 (Kawai, et al.). All rejections are respectfully traversed.

Claims 52 and 55 variously recite, *inter alia*, when the camera state information is received or notified, determining whether the time stamp included in the camera state information which is currently received or notified is newer than the time stamp included in the camera state information which has been already received or notified, and when it is determined that the time stamp included in the camera state is newer, controlling the display device to display the symbol image in accordance with the attribution information.

However, Applicants respectfully submit that Kawai, et al. fails to disclose or suggest at least the above-discussed claimed features as recited, *inter alia*, in Claims 52 and 55.

Applicants respectfully submit that, for example, Kawai, et al.'s Fig. 53, item 5301, shows, e.g., map number data, floor name data, bit-map file name data, and size of bit-map data; Kawai, et al.'s col. 2, lines 34 through 36, and col. 1, lines 11 through 20, shows, e.g., to displaying symbols; turning to Kawai et al.'s Fig. 2, item 46, and Fig. 49, item 88, the first item shows, e.g., that the zoom ratio is displayed as, e.g., a character string on the map or the camera control window 46 (e.g., col. 9, lines 1 through 5), and the second item shows, e.g., window 88 for displaying the parameter values of the currently selected camera (e.g., col. 27, line 34 et seq.);

Kawai, et al.'s Figs. 6 and 7 show, e.g., that a plurality of camera operation apparatuses 50-1 to 50-n are connected to a network 52; Kawai, et al.'s Figs. 37 and 38 show, e.g., tables including "zoom ratio"; Kawai, et al.'s Figs. 11 through 13 show, e.g., a zooming operation, with drawing of a line, etc. (e.g., col. 11, lines 24 through 50); Kawai, et al. discloses, e.g., (a) a secondary memory 26 that stores map data (e.g., col. 6, lines 20-24), (b) that the bit-map display in each apparatus displays video data captured by the video capture device and video data received from the network, and the apparatuses can transmit/receive commands (e.g., col. 9, lines 30-54), and (c) that the camera control client 472 receives the maps from the camera management server 468 (e.g., col. 30, lines 4-8).

However, Applicants respectfully submit that neither the foregoing nor the remainder of Kawai, et al. provides either a description or a suggestion of at least the above-discussed claimed features as recited, inter alia, in Claims 52 and 55.

It is further respectfully submitted that there has been no showing of any indication of motivation in the cited documents that would lead one having ordinary skill in the art to arrive at the above-discussed claimed features.

The dependent claims are also submitted to be patentable because they set forth additional aspects of the present invention and are dependent from independent claims discussed above. Therefore, separate and individual consideration of each dependent claim is respectfully requested.

This Amendment After Final Rejection is an earnest attempt to advance prosecution and reduce the number of issues, and is believed to clearly place this application in condition for allowance. Furthermore, Applicants respectfully submit that a full appreciation of these amendments will not require undue time or effort given the Examiner's familiarity with this

application. Moreover, this Amendment was not earlier presented because Applicants earnestly believed that the prior Amendment placed the subject application in condition for allowance. Accordingly, entry of this Amendment under 37 C.F.R. § 1.116 is respectfully requested.

Applicants submit that this application is in condition for allowance, and a Notice of Allowance is respectfully requested.

Applicants' undersigned attorney may be reached in our Washington, D.C. office by telephone at (202) 530-1010. All correspondence should continue to be directed to our address listed below.

Respectfully submitted,

/Daniel S. Glueck/
Daniel S. Glueck
Attorney for Applicants
Registration No. 37,838

FITZPATRICK, CELLA, HARPER & SCINTO
30 Rockefeller Plaza
New York, New York 10112-3800
Facsimile: (212) 218-2200
DSGllp

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